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April 9, 2002

Mr. William F. Caton
Acting Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

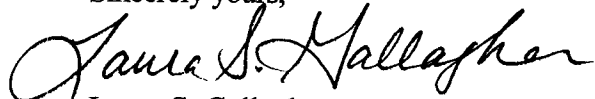
**RE: General Communication, Inc.
Cable Landing License Modification – Request to Modify No
Exclusive Arrangements Condition**

Dear Mr. Caton:

Pursuant to the Public Notice released by the Federal Communications Commission on March 13, 2002, General Communications, Inc. ("GCI") hereby submits an application to modify its cable landing license. Specifically, GCI requests that the "No Exclusive Arrangements Condition" adopted by the Commission in the recent Cable Landing License Order be added to GCI's existing license.

An original and four (4) copies of this application are enclosed. Please also find enclosed an additional copy to be date-stamped.

Sincerely yours,



Laura S. Gallagher
Counsel for General Communication,
Inc.

cc: Donald Abelson, Chief, International Bureau

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
)	
Cable Landing License Modification --)	IB Docket No. 00-106
Request to Modify No Exclusive)	
Arrangements Condition)	
)	

**APPLICATION OF GENERAL COMMUNICATION, INC. TO
MODIFY CABLE LANDING LICENSE**

General Communication, Inc. ("GCI"), by its undersigned counsel, hereby submits its application to modify its cable landing license. In particular, GCI requests that the "No Exclusive Arrangements Condition" adopted by the Federal Communications Commission in the recent Cable Landing License Order¹ be added to its existing license. In support of this application GCI submits the following information:

Cable Landing License Information

Name of Licensee: General Communication Incorporated²

File Number: SCL-LIC-19961205-00615³

¹ Review of Commission Consideration of Applications under the Cable Landing License Act, Report and Order, 16 FCC Rcd 22167 (2001).

² The FCC license lists "General Communication Incorporated" as the licensee. However, the actual name of the licensee is "General Communication, Inc."

³ On June 2, 1998, pursuant to Section 1.767(a)(5) of the Commission's rules and the condition contained in Paragraph 40(4) of its cable landing license (12 FCC Rcd 18292 (1997)), General Communication, Inc. notified the Commission of the precise locations at which the Alaska United Cable System ("Alaska United") will land at Juneau, Whitter and Valdez, Alaska and at Seattle, Washington. The File No. for that notification is SCL-LIC-1998060200008.

List of All Licensees

General Communication Incorporated

New “No Exclusive Arrangements Condition” Rule

47 C.F.R. § 1.767(g)(5). The new condition is narrower in scope than the no exclusive arrangements provision attached to existing licenses.

Acceptance of Rule Provisions


GCI hereby accepts and will abide by the provisions of the new no exclusive arrangements condition (47 C.F.R. § 1.767(g)(5)), which reads as follows:

(i) The licensee shall be prohibited from agreeing to accept special concessions directly or indirectly from any foreign carrier, including any entity that owns or controls a foreign cable landing station, where the foreign carrier possesses sufficient market power on the foreign end of the route to affect competition adversely in the U.S. market, and from agreeing to accept special concessions in the future.

(ii) For purposes of this section, a special concession is defined as an exclusive arrangement involving services, facilities, or functions on the foreign end of a U.S. international route that are necessary to land, connect, or operate submarine cables, where the arrangement is not offered to similarly situated U.S. submarine cable owners, indefeasible-right-of-user holders, or lessors, and includes arrangements for the terms for acquisition, resale, lease, transfer and use of capacity on the cable; access to collocation space; the opportunity to provide or obtain backhaul capacity; access to technical network information; and interconnection to the public switched telecommunications network.

Respectfully submitted,

**GCI COMMUNICATION CORP. d/b/a
GENERAL COMMUNICATION, INC. d/b/a GCI**



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Its Counsel

Dated: April 9, 2002

CERTIFICATE OF SERVICE

I, Colleen A. Mulholland, hereby certify that the foregoing Application of General Communication, Inc. was served this 9th day of April, 2002, by electronic filing and first class mail addressed to:

William F. Caton
Acting Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Donald Abelson
Chief, International Bureau
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554



Colleen A. Mulholland